## Bill No. <u>CS for SB 314</u>

Amendment No. \_\_\_\_

	CHAMBER ACTION
Ī	Senate • House
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11	Senators Gutman and Geller moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 82, between lines 17 and 18,
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16	insert:
17	Section 42. Paragraph (a) of subsection (2) of section
18	400.23, Florida Statutes, is amended to read:
19	400.23 Rules; criteria; Nursing Home Advisory
20	Committee; evaluation and rating system; fee for review of
21	plans
22	(2) Pursuant to the intention of the Legislature, the
23	agency, in consultation with the Department of Health and
24	Rehabilitative Services and the Department of Elderly Affairs,
25	shall adopt and enforce rules to implement this part, which
26	shall include reasonable and fair criteria in relation to:
27	(a) The location and construction of the facility;
28	including fire and life safety, plumbing, heating, lighting,
29	ventilation, and other housing conditions which will ensure
30	the health, safety, and comfort of residents, including an
31	adequate call system. The agency shall establish standards
	10:50 AM 04/17/98 1 s0314clc-34c5r

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for facilities and equipment to increase the extent to which
2
   new facilities and a new wing or floor added to an existing
3
   facility after July 1, 1999, are structurally capable of
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   serving as shelters only for residents, staff, and families of
5
   residents and staff, and equipped to be self-supporting during
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   and immediately following disasters. The Agency for Health
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   Care Administration shall work with facilities licensed under
   this part and report to the Governor and Legislature by April
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   1, 1999, its recommendations for cost-effective renovation
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   standards to be applied to existing facilities. In making such
   rules, the agency shall be guided by criteria recommended by
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   nationally recognized reputable professional groups and
   associations with knowledge of such subject matters. The
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   agency shall update or revise such criteria as the need
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   arises. All nursing homes must comply with those lifesafety
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   code requirements and building code standards applicable at
17
   the time of approval of their construction plans. The agency
   may require alterations to a building if it determines that an
18
   existing condition constitutes a distinct hazard to life,
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   health, or safety. The agency shall adopt fair and reasonable
   rules setting forth conditions under which existing facilities
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   undergoing additions, alterations, conversions, renovations,
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   or repairs shall be required to comply with the most recent
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   updated or revised standards.
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    ======= T I T L E A M E N D M E N T ==========
28
   And the title is amended as follows:
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          On page 4, line 19, after the semicolon
30
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31 insert:

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1	amending s. 400.23, F.S.; amending rulemaking
2	powers of the Agency for Health Care
3	Administration relating to structural standards
4	for nursing homes; requiring a report to the
5	Governor and Legislature;
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